

114TH CONGRESS  
2D SESSION

# H. R. 6248

To establish a direct spending safeguard limitation on any direct spending program without a specific level of authorized spending, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 28, 2016

Ms. FOXX (for herself and Mr. WOODALL) introduced the following bill; which was referred to the Committee on the Budget

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## A BILL

To establish a direct spending safeguard limitation on any direct spending program without a specific level of authorized spending, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Spending Safeguard  
5 Act”.

6 **SEC. 2. SPENDING LIMITATION ON DIRECT SPENDING PRO-**

7 **GRAMS.**

8       (a) ESTABLISHMENT OF SPENDING SAFEGUARD  
9 LIMITATION.—

1                         (1) IN GENERAL.—The Director of the Office of  
2 Management and Budget shall establish a spending  
3 limitation (in this Act referred to as a “spending  
4 safeguard limitation”) with respect to any direct  
5 spending program not later than 90 days after any  
6 such program is enacted or reauthorized (as the case  
7 may be).

8                         (2) DETERMINATION OF SPENDING SAFEGUARD  
9 LIMITATION.—The spending safeguard limitation es-  
10 tablished under paragraph (1) for a direct spending  
11 program shall be equal to—

12                         (A) with respect to any such program  
13 within budget function 050 (Defense), 550  
14 (Health), 570 (Medicare), 600 (Income Secu-  
15 rity), 650 (Social Security), or 700 (Veterans  
16 Benefits and Services), 120 percent of the cost  
17 of the program; and

18                         (B) with respect to any such program  
19 within any other budget function, 110 percent  
20 of the cost of the program.

21                         (3) DETERMINATION OF COST OF PROGRAM.—  
22 For purposes of paragraphs (2) (A) and (B), the  
23 cost of the program shall be the estimated six-year  
24 cost of the program, as determined by the Director  
25 using the scorecards or estimate (as the case may

1       be) applicable to the program under section 4 of the  
2       Statutory Pay-As-You-Go Act of 2010 (2 U.S.C.  
3       933).

4       (b) SPENDING SAFEGUARD LIMITATION SCORE-  
5       CARDS.—

6               (1) IN GENERAL.—The Director shall maintain  
7       and make publicly available a spending safeguard  
8       limitation scorecard displaying the spending level for  
9       any direct spending program that is subject to a  
10      spending safeguard limitation pursuant to this Act.

11              (2) MONTHLY COSTS.—Not later than 7 days  
12      after the end of each month beginning after the first  
13      full month in which such a direct spending program  
14      is operational, the Secretary of the Treasury shall  
15      transmit to the Director a report listing the total  
16      amount of spending for any direct spending program  
17      listed on the scorecard.

18              (3) OMB BIANNUAL REPORT.—After the end of  
19      any six-month period, the Director shall submit a re-  
20      port to the Committees on the Budget of the House  
21      of Representatives and the Senate containing the  
22      total level of spending for any such direct spending  
23      program and the relation between such level and the  
24      spending safeguard limitation applicable to such pro-  
25      gram.

1                   (c) PRESIDENT BUDGET SUBMISSIONS.—

2                   (1) ANNUAL.—Section 1105(a) of title 31,  
3                   United States Code, is amended by adding at the  
4                   end the following:

5                   “(40) a report on the total level of spending for  
6                   any direct spending program subject to a spending  
7                   safeguard limitation pursuant to the Spending Safe-  
8                   guard Act, and the relation between such level and  
9                   the spending safeguard limitation applicable to such  
10                  program.”.

11                  (2) MID-SESSION.—Section 1106(a)(1)(C) of  
12                  such title is amended by striking “section  
13                  1105(a)(8) and (9)(B) and (C)” and inserting “sec-  
14                  tion 1105(a)(8), (9) (B) and (C), and (40)”.

15                  (d) PROCEDURES IN CASE OF BREACH.—

16                  (1) SPENDING LIMITATION BREACH REPORT.—  
17                  If the Director determines, using the reports sub-  
18                  mitted under subsection (b)(2), that a direct spend-  
19                  ing program listed on the scorecard established  
20                  under subsection (b) will reach the applicable spend-  
21                  ing safeguard limitation within six months, the Di-  
22                  rector shall transmit, not later than 15 days after  
23                  the date of such determination, a report to the Com-  
24                  mittees on the Budget of the House of Representa-

1       tives and the Senate and the committees that have  
2       jurisdiction over the program.

3                     (2) OBLIGATION LIMITATION.—If the Director  
4       determines, using the reports submitted under sub-  
5       section (b)(2), that such a direct spending program  
6       has reached the applicable spending safeguard limi-  
7       tation—

8                     (A) effective 30 days after such determina-  
9       tion, no funds may be obligated to carry out  
10      such program; and

11                    (B) on the date of such determination, the  
12      Director shall submit a report to the Commit-  
13      tees on the Budget of the House of Representa-  
14      tives and the Senate and the committees that  
15      have jurisdiction over the program that such an  
16      obligation limitation has been imposed.

17                   (e) AGENCY PROCEDURES.—Any Federal agency im-  
18      plementing a direct spending program listed on the score-  
19      card established under subsection (b) shall ensure that any  
20      contract, offer of benefits, or other material provided to  
21      the program participants includes information specifying  
22      that the program is subject to a spending safeguard limi-  
23      tation that may impact future availability of funds to pay  
24      benefits.

25                   (f) DEFINITIONS.—In this Act—

1                         (1) the term “Director” means the Director of  
2                         the Office of Management and Budget;

3                         (2) the term “direct spending” has the meaning  
4                         given such term in section 250(c)(8) of the Balanced  
5                         Budget and Emergency Deficit Control Act of 1985  
6                         (2 U.S.C. 900(c)(8)); and

7                         (3) the term “direct spending program” means  
8                         any Federal program funded by direct spending  
9                         that—

10                         (A) is enacted or reauthorized after the  
11                         date of enactment of this Act; and

12                         (B) does not have, in statute, a specific  
13                         level (expressed as a dollar amount) of author-  
14                         ization of appropriations.

15                         (g) PROHIBITION ON NEW AUTHORIZATION OF  
16 FUNDING.—No additional funds are authorized to be ap-  
17 propriated to carry out this Act.

